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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/996,560	11/30/2001	Mark Philip Gibbons	6337.1028	3825
. 7	590 09/29/2005		EXAM	INER .
Geoffrey R. Myers, Esquire			FOWLKES, ANDRE R	
Hall, Priddy, Myers & Vande Sande Ste. 200			ART UNIT	PAPER NUMBER
10220 River Road Potomac, MD 20854			2192	
			DATE MAILED: 09/29/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

)		Application No.	Applicant(a)			
,		Application No.	Applicant(s)			
	Office Action Summers	09/996,560	GIBBONS, MARK PHILIP			
	Office Action Summary	Examiner	Art Unit			
		Andre R. Fowlkes	2192			
Period fo	The MAILING DATE of this communicator Reply	ion appears on the cover sheet	with the correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communic operiod for reply is specified above, the maximum statutoure to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THIS COMMUN 7 CFR 1.136(a). In no event, however, may ation. ry period will apply and will expire SIX (6) Mi by statute, cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status						
1)[X]	Responsive to communication(s) filed o	n 22 July 2005.				
'	•	☐ This action is non-final.				
,—	Since this application is in condition for		atters, prosecution as to the merits is			
,—	closed in accordance with the practice					
Disposit	ion of Claims					
4)⊠	Claim(s) 1-11 is/are pending in the appl	lication.				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)[) ☐ Claim(s) is/are allowed.) ☐ Claim(s) <u>1-11</u> is/are rejected.) ☐ Claim(s) is/are objected to.					
6)⊠						
,						
8)[Claim(s) are subject to restriction	and/or election requirement.				
Applicat	ion Papers					
,	The specification is objected to by the E					
10)	The drawing(s) filed on is/are: a)					
	Applicant may not request that any objection					
	Replacement drawing sheet(s) including the					
11)	The oath or declaration is objected to by	the Examiner. Note the attach	ed Office Action or form PTO-152.			
Priority	under 35 U.S.C. § 119					
12)[Acknowledgment is made of a claim for	foreign priority under 35 U.S.C	. § 119(a)-(d) or (f).			
a)	☐ All b)☐ Some * c)☐ None of:		·			
	1. Certified copies of the priority do					
	2. Certified copies of the priority do					
	3. Copies of the certified copies of t		en received in this National Stage			
	application from the International		A secretarial			
* ;	See the attached detailed Office action for	or a list of the certified copies fi	ot received.			
Attachme		4) Intervie	w Summary (PTO-413)			
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO	-948) Paper N	lo(s)/Mail Date			
3) 🔲 Info	rmation Disclosure Statement(s) (PTO-1449 or PToer No(s)/Mail Date		of Informal Patent Application (PTO-152)			

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DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 7/22/05 has been entered.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claim 10 recites the limitation "said one computer" in line 3. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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5. Claims 1-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Thomas et al., (Thomas), U.S. Patent Publication No. 2002/0143641.

As per claim 1, Thomas discloses a method for allowing objects in a first programming language to communicate with objects in a second programming language (p. 1 col. R:41-44, "the client (using a first programming language) downloads the requested communication proxy and dynamically interacts, at runtime, with an Internet service (using a second programming language) using the requested communication proxy, the communication proxy being local to the client"), comprising:

- receiving metadata information from a server running said second programming language on a client running said first programming language (p. 1 col. R:32, "(a server) transmits metadata to the client"),

- generating proxies for said first programming language from said metadata information, using a development tool for said first programming language, wherein said proxies are generated by a one-to-one mapping of classes from said second programming language to said first programming language and said proxy is customized for the client's intended purpose (p. 1 col. R:32-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime (i.e. a first and second programming language technologies)", and the proxies must be generated at some

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point in time and the metadata is used to locate specific custom proxies that are used for a specific purpose),

- implementing said proxies on said client, wherein said method is provided solely in said first programming language and said client does not require any components from said second programming language (p. 1 col. R:41-44, "the client downloads the requested communication proxy and dynamically interacts, at runtime, with an Internet service using the requested communication proxy, the communication proxy being local to the client").

As per claim 2, the rejection of claim 1 is incorporated and further, Thomas discloses using said proxies to enable bi-directional communication between said client and said server (Fig. 1, and associated text, (e.g. p. 1 col. R:54-61)).

As per claim 3, the rejection of claim 1 is incorporated and further, Thomas discloses that said first programming language is a JAVA cross platform programming language and said second programming language is common language runtime (CLR) (p. 1 col. R:33-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime (i.e. a first and second programming language technologies)").

As per claim 5, the rejection of claim 1 is incorporated and further, Thomas discloses that said client and said server communicate using SOAP formatted

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messages (p. 1 col. R:36-39, "The application-level communication protocols include ... SOAP").

As per claim 6, the rejection of claim 1 is incorporated and further, Thomas discloses that said client and said server communicate using binary formatted messages (p. 2 col. L:4-6, "the metadata data (communicated) can be ... binary (formatted messages)").

As per claim 7, the rejection of claim 1 is incorporated and further, Thomas discloses passing said proxies to a runtime tool using said first programming language (p. 1 col. L:8-12, "this invention relates to ... dynamically interacting, at runtime, with an Internet service using ... (a) proxy", and figure 1, and associated text, (e.g. p. 1 col. R:54-61), shows a proxy being passed at runtime).

As per claim 8, the rejection of claim 7 is incorporated and further, Thomas discloses that said runtime tool is capable of operating independently of said development tool (figure 1, and associated text, (e.g. p. 1 col. R:54-61) shows the runtime operation, independently of the development operation).

As per claim 9, Thomas discloses a system enabling bi-directional communication using .Net Remoting protocol between JAVA objects in a JAVA virtual machine environment and .Net assemblies objects in a common language

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runtime (CLR) environment (p. 1 col. R:41-44, "the client (using a first programming language) downloads the requested communication proxy and dynamically interacts, at runtime, with an Internet service (using a second programming language) using the requested communication proxy, the communication proxy being local to the client"), comprising:

- a computer network (p. 1 col. R:16, "Internet"),
- a JVM computer having random access memory (RAM) and at least one of hard disk storage memory (HDS) and solid state storage memory (SSSM), said computer having a JAVA virtual machine (JVM) environment and JAVA objects in one of said HDS and SSSM, said JVM computer coupled to said computer network (p. 1 col. R:32-35, " (Proxies are available for) Java),
- a CLR computer having random access memory (RAM) and at least one of hard disk storage memory (HDS) and solid state storage memory (SSSM), said computer having a CLR environment and .Net assemblies in one of said HDS and SSSM, said CLR computer coupled to said network (p. 1 col. R:32-35, "(Proxies are available for) Java (and) common language runtime (CLR),
- a JAVA development computer with RAM, and one of HDS and SSSM, said JAVA development computer having a JVM environment and a JAVA-based tool in one of said HAD or SSSM, said JAVA development computer coupled to said network, wherein said JAVA-based tool is used, during development, to select .Net assemblies running on CLR computers, (p. 1 col. R:32-35, "transmits metadata to the client enabling the client to locate (i.e. select) the ... proxy. (Proxies are available

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for) Java (and) common language runtime (i.e. a first and second programming language technologies)", and the proxies must be generated at some point in time), wherein:

- said JAVA-based tool being used during development to select .Net assemblies running on said CLR computer on said computer network and to generate a corresponding set of JAVA proxies customized according to their intended purpose (p. 1 col. R:32-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime (i.e. a first and second programming language technologies)", and the proxies must be generated at some point in time and the metadata is used to locate specific custom proxies that are used for a specific purpose),

- said JAVA proxies are copied onto said VM computer and are operative to allow said JAVA objects to communicate with selected .Net assemblies on said CLR computer (p. 1 col. R:32-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime (i.e. a first and second programming language technologies)"),

- a CLR development computer having memory comprising RAM, and one of HDS and SSSS, and having a CLR environment in said memory, said CLR development computer coupled to said computer network, (p. 1 col. R:32-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime), and having:

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- a CLR-based tool in said memory operative during development to select specified JAVA objects on said JVM computer over said computer network and to generate a corresponding set of CLR proxies wherein said CLR proxies are copied onto said CLR computer and are operative to allow said CLR objects to communicate with said specified JAVA objects on said JVM computer, said CLR proxies being customized according to their intended purpose (p. 1 col. R:32-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime (i.e. a first and second programming language technologies)", and the proxies must be generated at some point in time and the metadata is used to locate specific custom proxies that are used for a specific purpose).

As per claim 10, the rejection of claim 9 is incorporated and further, Thomas discloses a JAVA cross platform programming language-based runtime tool stored on a computer for handling said JAVA proxies and said .Net proxies (p. 1 col. R:33-35, "(Proxies are run for communicating between) Java (and) common language runtime (i.e. a first and second programming language technologies)").

As per claim 11, the rejection of claim 10 is incorporated and further, Thomas discloses that a JAVA cross platform programming language-based runtime tool is capable of operating independently of said a JAVA cross platform programming language-based tools for generating JAVA and .Net proxies (figure 1, and

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associated text, (e.g. p. 1 col. R:54-61) shows the runtime operation, independently of the development operation and p. 1 col. R:33-35, "(Proxies are run for) Java (and) common language runtime (i.e. a first and second programming language technologies)").

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Thomas et al., (Thomas), U.S. Patent Publication No. 2002/0143641 in view of Zhang, U.S. Patent Publication No. 2003/0101235.

As per claim 4, the rejection of claim 1 is incorporated and further, Thomas discloses that said second programming language is a JAVA cross platform programming language (p. 1 col. R:33-35, "transmits metadata to the client enabling the client to locate the ... proxy. (Proxies are available for) Java (and) common language runtime (i.e. a first and second programming language technologies)").

Thomas doesn't explicitly disclose that said first programming language is

.Net Remoting. However, Zhang, in an analogous environment, discloses that said

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first programming language is .Net Remoting (p. 7 col. R:17-20, "(the) messages can sit on a number of communication ... (protocols, including) Microsoft .NET Remoting").

Therefore, it would have been obvious to a person of ordinary skill in the art, at the time the invention was made, to incorporate the teachings of Zhang into the system of Thomas to use .NET Remoting. The modification would have been obvious because one of ordinary skill in the art because one would want the flexibility and convenience of using .Net remoting to communicate across any protocol.

Response to Arguments

8. Applicants arguments have been considered but they are not persuasive.

In the remarks, the applicant has argued substantially that:

1) The cited art does not disclose the newly added features of presently amended claims 1 and 9, at p. 7:1-3.

Examiner's response:

1) In response to applicant's argument that the references fail to show the new limitations of the presently amended claims, it is noted that the newly added limitations upon which applicant relies are fully addressed in the above art rejection.

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Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre R. Fowlkes whose telephone number is (571) 272-3697. The examiner can normally be reached on Monday - Friday, 8:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571)272-3695. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ARF

TUAN DAM SUPERVISORY PATENT EXAMINER